

The 16th February 1886.

No. 108.—It is hereby notified for public information that the undermentioned jodi village, which has been duly attached in satisfaction of the arrears of takavi amount of Rs. 200 due to Government (as shown in the subjoined statement) by the said jodidar, will be sold by public auction at the place and on the date mentioned in the annexed statement. The sale will commence at 11 A. M. on the date specified, and the village will be knocked down to the highest bidder without reserve.

2. Provided that when a village is divided into separate recognized vrittis, the Deputy Commissioner may, at his option, instead of selling the village as a whole, sell each vritti separately.

3. The purchaser will be required to deposit 25 per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within fifteen days from the day of sale, the money so deposited shall be liable to forfeiture.

4. When such deposit shall not be made, nor the remaining purchase money paid up, the lands shall be re-sold at the expense and risk of the first purchaser.

5. Persons bidding at the sale may be required to state whether they bid on their own account or as agents, and in the latter case to deposit a written authority signed by their principals, otherwise their bids may be rejected.

6. The sale shall be stayed, if the defaulter, or any other person acting on his behalf or claiming an interest in the land, tenders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before sunset on the day previous to that appointed for the sale.

7. The sale of the property will not become absolute until the sale has been confirmed by the Dewan.

8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Dewan, be placed in immediate possession and the village will be registered in the name of the purchaser, and a certificate of sale signed and sealed by the Deputy Commissioner will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description and in estimated extent.

9. Provided parties deeming themselves aggrieved by the sale shall be at liberty to appeal to the Dewan within 30 days from the day of sale, and the purchase shall be conditional on the final order in such appeal.

District.			Village.	Name of Jodi- dar.	Estimated Extent.	Estimated Gross Rental or Beriz.		Quit-Rent payable annually to Govern- ment.		Arrears of Govern- ment Revenue for which Village is to be sold.		Date of Sale, &c.
Taluk.	Hobli.											
Bangalore.	Bangalore.	Jala.	Jodi Aradesahalli.	Vallabhasastri.	K. K. P.	Ra.	A. P.	Ra.	A. P.	Ra.	A. P.	22nd March 1886. In the Bangalore Ta- luk Cutcherry before the Amil- dar.
					640 15 3	610 14 7		615 0 0		200 0 0		

The 17th February 1886.

No. 200.—It is hereby notified for public information that the undermentioned jodi and kayamgutta villages, which have been duly attached in satisfaction of the arrears of revenue due to Government (as shown in the subjoined statement) by the said jodidars and kayamguttadars, will be sold by public auction at the places and on the dates mentioned in the annexed statement. The sale will commence at 11 A. M. on the dates specified, and the villages will be knocked down to the highest bidder without reserve.

2. Provided that when a village is divided into separate recognized vrittis, the Deputy Commissioner may, at his option, instead of selling the village as a whole, sell each vritti separately.

3. The purchaser will be required to deposit 25 per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within 15 days from the day of sale, the money so deposited shall be liable to forfeiture.

4. When such deposit shall not be made, nor the remaining purchase money paid up, the lands shall be re-sold at the expense and risk of the first purchaser.

5. Persons bidding at the sale may be required to state whether they bid on their own account or as agents, and in the latter case to deposit a written authority signed by their principals, otherwise their bids may be rejected.

6. The sale shall be stayed, if the defaulter, or any other person acting on his behalf, or claiming an interest in the land, tenders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before sunset on the day previous to that appointed for the sale.

7. The sale of the property will not become absolute until the sale has been confirmed by the Dewan.

8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Dewan, be placed in immediate possession and the villages will be registered in the name of the purchaser, and a certificate of sale signed and sealed by the Deputy Commissioner will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description and in estimated extent.

9. Provided parties deeming themselves aggrieved by the sale shall be at liberty to appeal to the Dewan within 30 days from the day of sale, and the purchase shall be conditional on the final order in such appeal.

Taluk. Hobli.		Villages.	Names of Jodidars or Kayamguttadars.	Estimated Extent.	Estimated Gross ren- tal or Beriz.	Quit-Rent payable annually to Govern- ment.	Arrears of Govern- ment revenue for which villages are to be sold.	Dates of Sales, &c.	
Bowringpet Taluk, Malur, Range. Tyakal, Malur.				A. C. Y.	Rs. A. P.	Rs. A. P.	Rs. A. P.		
		Doppanahalli Jodi village.	Nanjundabbatta and 5 others.	200 76 0	186 0 0	Jodi	94 4 0	198 13 2	
						Local Cess	13 13 8		
							108 1 8		
		Gollahalli Mahal Jodi.	Hayavadanachar, son of Krishnachar.	72 10 0	45 0 0	Jodi	26 0 0	141 12 6	
						Local Cess	2 13 0		
							28 13 0		

District.	Taluk.	Hobli.	Villages.	Names of Jodi-dars or Kayam-guttadars.	Estimated Extent.	Estimated Gross Rental or Beriz.	Quit-Rent payable annually to Govern-ment.	Arrears of Govern-ment Revenue for which villages are to be sold.	Dates of Sales, &c.
Kolar. — (Concluded)					K. K. P. Rs. A. P.	Rs. A. P.	Rs. A. P.		
Bowringpet Taluk, Malur Range. — (Cd.)	Malur.	Do.	Taruballi Ka-yamgutta vil-lage.	Lakshminarasam-bhatta and 2 others.	5 0 0	15 0 0	Kayam-gutta 15 0 0 Local Cess 1 1 10 16 1 10	100 7 0	Before the De-puty Amildar at his Cutcher-ry on 24th March 1886.
			Godam Sonne-nahalli Kayam-gutta village.	Do do	17 0 0	49 0 0	Kayam-gutta 49 0 0 Local Cess 3 5 2 52 5 2	225 2 6	Do do on 26th do.
			Devarayasan-dra.	Hama Naranappa and others.	383 9 32	1860 15 8	Quit-Rent 1,451 0 0 Local Cess 116 5 0 4496 3 5	4496 3 5	Before the Amildar at his Cutcher-ry on 20th March 1886.
Mulbagal Taluk.	Malinayakanahalli.	Avani.	Jangam Hosa-halli.	Hallave Shamanna and others.	41 0 0	170 5 7	Kayam-gutta 170 0 0 Quit-Rent on Minor Inams 2 0 6 Local Cess 10 10 0 362 12 0	362 12 0	Do do on 22nd do.

The 19th February 1886.

No. 206. — The applicants for the undermentioned mining leases or those who may be interested in them are hereby called upon to forward to the Dewan's office, on or before the 31st March 1886 Indenture Leases for the lands which have been allotted to them. These leases must be in accordance with the Rules published in Notifications Nos. 129, dated 26th July 1881, and 196, dated 5th February 1886, and printed forms for them can be obtained on application to the Dewan's office. The lease should be duly stamped and executed by the lessees, and upon their receipt in the Dewan's office, the will be executed by the Dewan and returned to the lessees, who can thereupon register them as required by law.

2. Every application above referred to in respect of which a duly executed lease is not submitted to the Dewan's office on or before the 31st March 1886 will be considered cancelled; the deposit made in respect thereof will be forfeited, and the lands comprised in them will be at the absolute disposal of Government.

No.	Taluk.	Village.	Name of original applicant.	Date of original application.	In whose favor lease is sought.	Extent.		Annual Land Revenue Assessment.
						Acres.	S. Yds. Guntas.	
1	2	3	4	5	6	7	8	Rs. A. P.
1	Nagamangala	Mauhalli ... Aljhalli ... Buredukaute... Konaar ... Jottanahalli ... Honnubettada Hosur Siramanahalli Sirpatna Mr. W. P. Stephenson. 19th April 1882	For himself	626 34 0	224 14 3	
2	Nagamangala Mandya	Hettagonahalli Hullahalli ... Bennihatti ... Nayikanahalli... Ankasapura Mr. G. W. Forbes ... 23rd October 1881	Do	604 0 0	314 1 8	
3	Do	Mallahalli ... Geraballi ... Billahalli ... Haina ... Berkal ... Bankanahalli ... Koppa ... Chennapura ... Tengulaga ... Kolegumhalli Mallegaudanahalli Kavudahalli ... Bhusandra Messrs. J. P. James & 8th December 1881. and W. Morgan	Do	640 0 0 640 0 0 640 0 0 1,920 0 0	312 5 10 323 13 9 324 0 7 960 4 2	

No.	Taluk	Village.	Name of original applicant.	Date of original application.	In whose favor lease is sought.	Extent.		Annual Land Revenue Assessment.	
						Acres	Guntas	Ra.	A. P.
1	2	3	4	5	6	7	8		
4	Seeringa-pattan	Dodbedarhalli Aganahalli Vadesamudra	Mr. W. South.	5th October 1881.	For himself, Mr. E. M. Walton and others.	640 0 0 640 0 0 640 0 0	308 8 1 319 6 3 320 0 0		
5	Chikra-kauballi	Honnabagi Bulkenahalli Machekatte	Brigade Surgeon J. Ross.	11th February 1881.	For himself.	1,920 0 0	947 14 4		
6	Do	Kodihalli Byalake	Mr. S. R. Turnbull.	14th February 1881.	Messrs. Wilson and Co.	662 37 0	347 2 0		
7	Tarikere.	Tinnapur Raogapur Kaisettihalli Tippegondanahalli Karaughatta	Mrs. Davidson.	16th June 1881.	For self.	823 12 0	411 10 0		
8	Attikuppa.	Kakauhalli Siranahalli	Mr. B. Mockett.	15th July 1881.	For self.	640 0 0	320 0 0		
9	Do	Pura Mallinahalli Kumrahalli	Mr. T. T. Leonard.	4th July 1881.	For himself.	640 0 0	320 0 0		
10	Do	Kuprahalli Belagauhalli Mallenahalli	Mr. W. P. Stephenson.	30th June 1881.	For Mr. J. D. Hepburn.	594 5 35	311 9 7		
11	Chiknava-kauballi.	...	Messrs. Anderson and A. Narayanasani Mudaliar.	2nd May 1881.	For Messrs. Wilson & Co.		
12	Do	...	Major-General C. G. Otley.	21st August 1881.	For Messrs. Wilson & Co.		

No.	Taluk.	Village.	Name of original applicant.	Date of original application.	In whose favor lease is sought.	Extent.			Annual Land Revenue Assessment.	
						Acres	Guntas	Sq Yds	Ra.	A. P.
1	2	3	4	5	6	7	8	9	10	11
13	Seringapatam.	Dodbedarhalli	... Mr. W. P. Stephenson, 8th August 1881.	8th August 1881.	For Mr. J. P. Hepburn.	672 1	99	450 7	9	
	Mandya.	Nodokoppa	...							
14	Seringapatam.	Garaigar ... Kahassana Mr. W. P. Stephenson.	Do	For Mr. L. N. Achard.	626 5	65	323 7	3	
15	Seringapatam.	Tonnur ... Lakshminagara ... Nilanahalli			577 20	351	444 13	8	
	Attikuppa.	Kodal	...							
	Seringapatam.	Hunjukere ... Chennakere Mr. W. P. Stephenson.	8th August 1881.	For Mr. L. N. Achard. 2 Square miles. 1 Square mile. 1 Square mile.	640 0	0	247 1	8	
16	Seringapatam.	Melapur ... Hebbadi ... Mahadevapur	...		Messrs. McDowell and Co. Mr. N. G. Benson. Mr. W. P. Stephenson.	640 0	0	332 5	1	
17	Attikuppa	Belaganahalli ... Lakshminipura ... Chamalipura ... Devalapura			629 3	761	333 11	8	
18	Attikuppa.	Kattarigatta Mr. T. Thompson.	May 1882.	For himself	130 11	72	65 2	4	

The 1st March 1886.

No. 210.—Tenders are hereby invited for the exclusive privilege of the wholesale vend of Ganja and any preparation thereof, except Halva, in the (1) Town and District of Bangalore, exclusive of the Assigned Tract; (2) Town and District of Mysore; (3) Kador District; (4) Shimoga District; (5) Tumkur District; (6) Kolar District, (7) Hassan District comprising the Taluks of Hassan, Belur, Manjarabad, Hole-Narasipur, Nagamangla, Attikuppa, Chennarayana, Arkalgud and Arsikere and corresponding as nearly as possible with the boundaries previous to 1882—83, and (8) the Chitaldroog District, comprising the Taluks of Chitaldroog, Chellakere, Holalkere, Hiriyur, Kankuppa, Davangere and Pavagada and corresponding as nearly as possible with the boundaries previous to 1882—83. The contractor will be bound for the purpose of this contract by the boundaries of the above mentioned Districts as finally revised by the Government before 31st March 1886.

2. The contract will be given for one year from 1st April 1886 to 31st March 1887.

3. Tenders may be presented either for one lump sum contract for the whole Province comprising the Districts mentioned in para 1, or for each of the 8 Districts separately, so that Government may be in a position to accept one for the whole Province or to dispose of the contract by Districts.

4. Each tender must specify the minimum revenue, which the tenderer will guarantee to Government and shall be for one lump sum exclusive of local-cess for the whole Province, or for each District, must be accompanied by a deposit of Rs. 100 in cash, and enclosed in a cover superscribed with the words "Tender for the exclusive privilege of selling Ganja and any preparation thereof, except Halva, for all the Districts of the Mysore Province."

If one lump sum contract for the whole Province is not intended by the tenderer, the tender shall be superscribed with the words "Tender for the exclusive privilege of selling Ganja and any preparation thereof, except Halva, in the District of . . ."

5. The tenders, whether for the whole Province or for any District only, must be delivered at the office of the Deputy Commissioner of each District on or before the noon of the 16th March 1886, when they will be opened by the Deputy Commissioner in the presence of the applicants. The applicant whose tender may be selected by the Deputy Commissioner for recommendation to Government will be required to deposit at once in cash or in Government securities, a further sum equal to one-twelfth (or one month's instalment) of the amount guaranteed for the year, failing which the deposit made with the tender will be forfeited, and the contract re-sold at the sole risk of the tenderer. The whole of the tenders received by each Deputy Commissioner shall be sent with a list to the Secretary to the Dewan for final selection and approval of Government.

6. When the decision of the Government is announced, the deposits made by the applicants whose tenders have been rejected will be thereupon returned to them on their application. The Government reserves to itself the power of rejecting the highest or any tender without assigning any reason.

7. The party whose tender may be accepted shall, within 8 days after the Government decision has been communicated to him, deposit with the Deputy Commissioner a sum in cash or Government securities duly endorsed, which, with the sums previously deposited under para 3, shall be equal to one-fourth of the yearly revenue guaranteed, and shall execute an agreement in the usual form on proper stamp, binding himself to conform to the conditions hereinafter set forth; and if he fails or refuses to sign the agreement or to make the deposit required, the deposits already made will be forfeited to Government and the lease otherwise disposed of.

8. Should the sales of ganja and its preparations in the year by the contractor to the licensed vendors exceed the guaranteed amount, 25 per cent of such excess shall be duly paid over to Government with the last instalment payable for the year.

Conditions.

- I. The contract shall not be transferable, except with the approval of the Deputy Commissioner.
- II. For the purposes of this contract, Government may decline to recognize any representative agent or partner appointed or taken by the contractor during the period of the contract, unless such representative agent or partner shall have been first approved of by the Deputy Commissioner of the District for the time being.
- III. The minimum revenue guaranteed shall be paid by the contractor into the District Treasury by equal monthly instalments together with local cess thereon, at the rate of one anna per rupee, on or before the 20th day of each month. With the last instalment due for the year shall be paid the 25 per cent on the excess sales over the guaranteed amount. In case of default in the payment of any of the instalments as aforesaid, it shall be lawful for the Deputy Commissioner of the District for the time being to declare the deposit forfeited, to order the farm to be taken under Government management or otherwise at the contractor's risk, or to declare the lease forfeited, and to re-sell it at the contractor's risk and loss, and further to recover all arrears with interest at 6 per cent per annum by the attachment and sale of his property, personal and real.
- IV. The number of shops for the sale of ganja and its preparations and the places at which they are to be kept shall be determined by the Deputy Commissioner or other officer as shall be specified in the agreement, and the contractor shall engage to sell ganja and its preparations only at the places so fixed. The Deputy Commissioner or other officer as shall be specified in the agreement shall be at liberty to make any alterations in the number and localities of the shops that he may from time to time consider necessary, or to close any shop without any claims for compensation on the part of the contractor in the manner and under the conditions set forth in Condition IX of this Notification.
- V. The confirmation of existing retail vendors, the nomination of new vendors, and the cancellation of licenses shall rest with the Deputy Commissioner or other officer as shall be specified in the agreement. The Deputy Commissioner or other officer as shall be specified in the agreement shall issue licenses in the prescribed forms direct to the retail vendor as in the case of other drugs.
- VI. The contractor shall sell ganja and its preparations only to such licensed vendors and shall not interfere with the retail vendors in any way. But he or his authorized agent or wholesale vendor shall be at liberty to visit the drug shops in conjunction with the Excise officers and inspect the accounts, and if he has reason to believe that contraband drugs are being vended in any such shop, shall with the permission of the Amildar, place a nominee of his own to officiate as vendor jointly with the license-holder or vendor of such shop for such time as the Amildar may deem fit, and such nominee shall be confirmed if sufficient grounds exist to justify this step by the Amildar.
- VII. The ganja and majum sold shall be of good quality, not black or old or such as may have lost its medicinal virtues, and must be without stalks and seeds; and not be adulterated, while powdered ganja to the extent of 5 per cent only shall be taken by the vendors and no more. Such powdered ganja may be made up by the retail vendors into halva. The contractor shall always keep on hand not less than one month's supply of ganja.
- VIII. The sales of ganja and its preparations shall be covered by a pass in the prescribed form signed by the contractor or his authorized agent, the conditions whereof shall not be infringed and the wholesale and retail prices shall be uniformly for the whole Province as specified below:—

	Wholesale.				Retail.		
	Rs.	As.	P.		Rs.	As.	P.
Ganja	0	10	0	..	0	13	0
Majum or any other preparation ..	0	4	0	..	0	6	0

- IX. The Deputy Commissioner shall have power to close any particular shop or shops on the requisition of the Military authorities or Magistracy temporarily or permanently, and the contractor shall not be entitled to any compensation therefor. But with the approval of the Deputy Commissioner, the number so reduced might, if the public requirements demand it, be re-established in other suitable localities. Should the exigencies of the State require the closing of shops to any number below the complement opened in 1884—85 for the District, the contractor shall, with the sanction of the Government, be granted proportionate compensation for the number so closed on the guaranteed amount paid for the number of shops so licensed in the year, if it be proved that the contractor has sustained loss by such reduction in the number of shops, but not otherwise. The Deputy Commissioner shall freely permit the opening of drugshops at all taluk kasabas, large towns, and villages, where a demand for the same exists, and all such vendors to freely frequent jattras and fairs as provided for in the retail license.
- X. No fee shall be levied for licenses for the retail vend of ganja except in the town of Bangalore and Mysore, where a fee of three rupees and one rupee per mensem respectively shall be charged for each license.
- XI. The Deputy Commissioner may permit the farmer to import ganja from beyond the Territory of Mysore under passes to be issued by him in communication with the authorities of the District from which the article is imported.
- XII. The contractor shall render a true and correct account in duplicate of the sales at the wholesale depôt to the Deputy Commissioner or other officer named in the agreement through the Head Supervisor monthly, and allow the officers of the Excise Department free access always and at all times to all the accounts kept by the contractor which shall be true and accurate and in the forms prescribed by Government in Notification No. 229, dated 27th February 1885 at his own expense.
- XIII. Disorderly conduct and irregular transactions at the wholesale depôt shall not be permitted by the contractor's agent or employes. They shall be provided at the renter's cost with correct scales and weights, the latter duly stamped by Government, and further all such employes shall, 15 days after the agreement is signed by the contractor, enter into engagements with the contractor to abide by the spirit and letter of the conditions entered into by the contractor with Government and the laws and rules in force, and such engagements shall be deposited in the Deputy Commissioner's office by the 20th of the said month without fail, and they shall take out wholesale licenses if employed to sell the drugs, or sign permits for the contractor. With the permission of the arrack renters, all wholesale vendors of arrack may be employed as wholesale vendors of ganja and paid such commission on the sales as shall be fixed by the Head Supervisor, Government Distillery, not exceeding one anna per seer sold to them.
- XIV. The contractor shall be required to conform to any additional rules which may be prescribed from time to time by the Government, and abide by those laid down in the agreement as notified by Government in their Notification No. 229 of the 27th February 1885, especially those contained in the wholesale license rules, and for the preparation and submission of accounts and the issue of passes and on other points therein specified, copies whereof can be had access to at the District office between 11 A. M. and 5 P. M. daily and information on all other matters in connection with this contract will also be afforded thereat.
- XV. For any infringement of the above conditions, the contractor shall hold himself liable to a fine not exceeding Rs. 100 to be levied at the discretion of the Deputy Commissioner and to a forfeiture of his contract with the approval of Government if deemed necessary to him, or to such further penalties as the laws in force prescribed for breaches thereof or of the rules framed by Government. Further particulars can be had on application at the Deputy Commissioner's office.
- XVI. The renter can raise his own ganja on applying for and holding a Government patta. The cultivation of the drug otherwise by the renters or any one else all over the Province has been interdicted from 1st April 1886.

XVII. The quantity and revenue of ganja sold in 1884—85 and during 8 months of the current year and the minimum guarantee paid to Government in 1885—86, are noted below :—

Districts.	1884—85.						1885—86.						Minimum guarantee in 1885—86.	No. of Retail shops.
	Quantity.		Revenue.		Quantity.		Revenue from April to November 1885.							
	Ganja.	Majum.			Ganja.	Majum.								
			Rs.	A.	P.		Rs.	A.	P.	Rs.	A.	P.		
Bangalore Town and District...	3,356½	405½	1,679	13	8	A3,454	150½	1,002	5	1	B. 1,679	13	8	12
Kolar	321	7	6	C. 728	9	211	10	5	} Not known.			7
Mumkur	70	0	0	301½	6	51	4	3				5
Mysore Town and District, including French Rocks Sub-Division	5,313	381	2,395	13	3	C.3,409	512½	1,350	11	3	2,151	9	0	10
						C. & D.								
Chimoga	799	0	8	473	...	340	12	0	476	6	0	25
Sadur	88	3	0	C. 152	...	88	3	0	97	8	0	2

A. Nine months.

B. Proportion on total for Town, District and Cantonment of Bangalore for 1884—85.

C. Data for six months.

D. Data sent for only 4 shops out of 25. Not available at others.

E. Not opened for some months of the half-year.

The 22nd February 1886.

No. 208.—It is hereby notified for public information that the undermentioned jodi and kayamgutta villages, which have been duly attached in satisfaction of the arrears of revenue due to Government (as shown in the subjoined statement) by the said jodidars will be sold by public auction at the places and on the dates mentioned in the annexed statement. The sale will commence at 11 A. M. on the dates specified, and the villages will be knocked down to the highest bidder without reserve.

2. Provided that when a village is divided into separate recognized vrittis, the Deputy Commissioner may, at his option, instead of selling the village as a whole, sell each vritti separately.

3. The purchaser will be required to deposit 25 per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within fifteen days from the day of sale, the money so deposited shall be liable to forfeiture.

4. When such deposit shall not be made, nor the remaining purchase money paid up, the lands shall be re-sold at the expense and risk of the first purchaser.

5. Persons bidding at the sale may be required to state whether they bid on their own account or as agents, and in the latter case to deposit a written authority signed by their principals, otherwise their bids may be rejected.

6. The sale shall be stayed, if the defaulter, or any other person acting on his behalf or claiming an interest in the land, tenders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before sunset on the day previous to that appointed for the sale.

7. The sale of the property will not become absolute until the sale has been confirmed by the Dewan.

8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Dewan, be placed in immediate possession and the village will be registered in the name of the purchaser, and a certificate of sale signed and sealed by the Deputy Commissioner will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description and in estimated extent.

9. Provided parties deeming themselves aggrieved by the sale shall be at liberty to appeal to the Dewan within 30 days from the day of sale, and the purchase shall be conditional on the final order in such appeal.

District.	Taluk.	Hobli.	Villages.	Names of Jodidars.	Estimated Extent.	Estimated Gross Rental or Boriz.	Quit-Rent payable annually to Government.	Arrears of Government Revenue for which Villages are to be sold.	Dates of Sale, &c.
					K. K.	P. Rs. A. P.	Rs. A. P.	Rs. A. P.	
Kolar.	Mulbagal.	Yaladur.	Mudiyanur, Jodi Village.	Venkatachalasastry, Ramasastry and others.	751 5	0 1039 0 0	682 13 2	436 13 1	Before the Amildar at his
							Contribution Boundary mark charges	1639 14 11	Cutcherry on 29th March 1886.
	Avani.	Yaladur.	Nallandahalli, Jodi Village.	Mulbagal Ragha-vendrachari and others.	14 12	14 90 12 3	85 2 10	103 0 8	Do 30th do.
			Yellagondahalli, Jodi Village.	Muttappa and others.	70 10	0 510 0 0	382 15 5	48 1 8	Do 31st do.
			Kenchanhalli, Kayamgutta Village.	Vithal Rao and others.	5 15	11 1/2 32 4 8	36 3 8	50 9 0	Do do do.
Bowringpet Tk., Malur Range.	Masti.		Kalliputa, Jodi Village.	Tirumala Raghava-chari, Hydarsabi, son of Mahomed Fazal, Devanahalli Ramaswamaiergar, Tali Seshaiengar.	A. C. 86 11	0 45 1 6	Jodi 19 0 0	Local cess 2 13 2	Before the Deputy Amildar, Malur, at his Cutcherry on the 29th March 1886.
								169 12 2	

The 5th March 1886.

No. 212.—Under the provisions of Section 4 of the Land Acquisition Act X of 1870, it is hereby notified for the information of the persons interested that all lands required for constructing a line of Railway from Bangalore to Hindupur, *via* Yelahanka, Dodballapur, Goribidnur, will be taken up by the Government on payment of compensation under the above Act, and that the party now surveying the line of Railway referred to above should not in any way be obstructed by the public from proceeding with their work.

By Order,
R. VIJAYINDRA RAO,
Chief Secretary.